MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

February 19, 2003

DIVISION TWO

B155096 People (Not for Publication)

V.

Walker

The Court:

The judgment is affirmed.

Boren, P.J., Nott, J., Doi Todd, J.

B161965 Saber (Not for Publication)

V.

Superior Court, Los Angeles County

(Leeper, r.p.i.)

Let a peremptory writ of mandate issue directing the respondent trial court to issue an order setting the matter for hearing. The court is further directed to conduct the hearing in the manner specified above so that the judgment, as modified by this court, is properly entered by the clerk of the superior court. The parties are to bear their own costs.

Nott, Acting P.J.

We concur: Doi Todd, J.

Ashmann-Gerst, J.

B157440 People (Not for Publication)

V.

Finch

The judgment is affirmed.

Nott, J.

We concur: Boren, P.J.

Ashmann-Gerst, J.

DIVISION TWO (Continued)

B158469 Los Angeles County, D.C.S. (Not for Publication)

V.

Deborah H., et al.

The orders of the juvenile court denying father's request for a continuance of the section 366.26 hearing, denying mother's April 16, 2002 section 388 petition, and terminating parental rights are affirmed.

Doi Todd, J.

We concur: Boren, P.J.

Ashmann-Gerst, J.

B151931 People (Not for Publication)

V.

Garnica, et al.

The superior court is directed to correct the abstracts of judgment of appellants Garnica and Camba to show that the 10-year enhancement on count 5 pursuant to § 186.22, subdivision (b)(1) is stricken. In all other respects, the judgments are affirmed.

Nott, Acting P.J.

We concur: Doi Todd, J.

Ashmann-Gerst, J.

B156104 Promet (Not for Publication)

V.

Chadha

The order granting a writ of attachment with regard to appellants is reversed. The parties shall bear their own costs of appeal.

Nott, Acting P.J.

We concur: Doi Todd, J.

Ashmann-Gerst, J.

DIVISION TWO (Continued)

B147940 Bush (Not for Publication)

V.

Edison International

The judgment is affirmed. SCE and EIX shall receive costs on appeal.

Nott, J.

We concur: Boren, P.J.

Doi Todd, J.

DIVISION THREE

B155117 People v. Richmond, et al. (Not for Publication)

B158651 In re Charles Eric Richmond on HabeasCorpus

The judgments are affirmed. Richmond's habeas corpus petition is denied.

Klein, P.J.

We concur: Croskey, J.

Kitching, J.

B155670 People (Not for Publication)

v.

Kiniti

The judgment is affirmed.

Klein, P.J.

We concur: Croskey, J.

Kitching, J.

DIVISION FOUR

B159534 Los Angeles County, D.C.S. (Not for Publication)

V.

Aurora R.

The jurisdictional and dispositional orders are affirmed.

Hastings, J.

We concur: Epstein, Acting P.J.

Curry, J.

B153469 People (Not for Publication)

v. Purry

The judgment of conviction is affirmed.

Epstein, J.

We concur: Vogel (C.S.), P.J.

Curry, J.

B158526 People (Not for Publication)

v. Myree

The judgment is modified to strike the conviction for grand theft, and, as modified, the judgment is affirmed.

Hastings, J.

We concur: Epstein, Acting P.J.

Curry, J.

DIVISION SIX

B156746 People (Not for Publication)

V.

Kohler

The judgment is affirmed.

Yegan, Acting P.J.

We concur: Coffee, J.

Perren, J.

B158172 People (Not for Publication)

V.

Knudsen

The judgment is affirmed.

Yegan, J.

We concur: Gilbert, P.J.

Coffee, J.

B158592 People (Not for Publication)

v. Caver

The judgment (order denying petition for writ of error coram nobis) is

affirmed.

Yegan, J.

We concur: Gilbert, P.J.

Perren, J.

DIVISION SIX (Continued)

B159168 People (Not for Publication)

V.

Jose Manuel O.

The dispositional order of May 7, 2002 is reversed. The matter is remanded to the juvenile court with instructions to correct the order of commitment to reflect a misdemeanor violation of section 12031, subdivision (a)(1), and to hold a new dispositional hearing in light of the reduction in that charge.

Yegan, J.

We concur: Gilbert, P.J. Perren, J.

B153607 Vadnais (Not for Publication)

V.

Cambria Community Services District

The judgment is affirmed. Costs are awarded to respondents.

Gilbert, P.J.

We concur: Yegan, J. Coffee, J.

DIVISION SEVEN

B151534 Fletcher (Certified for Partial Publication)

V.

Davis

The judgment of dismissal is affirmed as to defendant Master Washer and reversed as to the other defendants. Master Washer is awarded its costs on appeal from Fletcher, and Fletcher is awarded his costs on appeal from the other defendants.

Johnson, J.

We concur: Perluss, P.J.

Woods, J.

DIVISION SEVEN(Continued)

B162059 Bird, Marella, Boxer & Wolpert

(Certified for Publication)

v.

Los Angeles County Superior Court

Reiner, R.P.I.

The order to show cause is discharged. Let a peremptory writ of mandate issue directing the trial court to strike from the first amended complaint at page 4 lines 9-11 the words "grossly overcharging plaintiff for the work they did perform; manufacturing work not to advance plaintiff's cause but instead solely to increase their fees" and paragraph 16 in its entirety. Each party to bear its own costs.

Johnson, J.

We concur: Perluss, P.J.

Woods, J.

B156797 People

(Not for Publication)

V.

Mize

The judgment is modified to reflect presentence credit of 515 days, consisting of 242 actual, 36 conduct, and 237 at Patton State Hospital. As modified, the judgment is affirmed.

Johnson, Acting P.J.

We concur: Woods, J.

Munoz, J. (Assigned)

B134560 Fuerst

(Not for Publication)

V.

Tuccinardi

The judgment is affirmed. Respondent(s) to recover costs.

Johnson, J.

We concur: Perluss, P.J.

Woods, J.

DIVISION SEVEN (Continued)

B156865 People (Not for Publication)

v. Brink

The judgment is set aside for the limited purpose of permitting appellant to make a motion to withdraw his guilty plea with the assistance of counsel. We thus remand to the trial court to allow the court to more fully inquire into the basis for appellant's motion. If, after further inquiry, the court determines appellant has shown failure to replace appointed counsel would substantially impair his right to assistance of counsel, then the court must appoint new counsel to present the motion and to represent appellant in further proceedings if necessary. If the motion is denied, the judgment shall be reinstated.

Johnson, J.

We concur: Perluss, P.J.

Munoz, J. (Assigned)

B149649 People (Not for Publication)

v. Castro

The judgment is affirmed.

Johnson, J.

We concur: Perluss, P.J.

Woods, J.

B153197 Madhani (Certified for Publication)

V.

Cooper

The judgment is reversed. Appellant(s) to recover costs.

Johnson, J.

We concur: Perluss, P.J.

Woods, J.